

EVENING BULLETIN

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MONDAY, JULY 8, 1901.

Public works again stopped on account of the condition of the treasury. How much more argument is required for a special session?

Thurston ought to send the "California annexation conspiracy" to Bryan to give the thing artistic finish. For dressing up bugaboos and men of straw Bryan has no superior.

The Advertiser has deposed Senator Kalaupokalani as a Hawaiian leader. Assured of opposition from the Advertiser Senator Kalaupokalani is sure to hold his grip on his following.

The rapid progress made by the conference committee on the appropriation bill shows that it is possible for the Legislature to do business. Thurston to the contrary notwithstanding. Let the good work go on. Properly provide for all departments in the appropriation bill, and the way will be opened for creating the necessary funds.

Citizens of Hawaii do not lose sight of the fact that the principal reason for the Advertiser's effort to put form and life into the California annexation bugaboo is to draw public attention to the Attorney General's prosecution of the Attorney General because he knows no defense can be offered that will change the opinions of the people or in any way lessen their disgust that a public official should be so debased if not defamed. It seems to be hoped, however, that by devoting columns to the old attack on Humphreys public attention will be diverted from the childish course of the Attorney General that he may still remain to do the bidding of masters. The Attorney General's acts, however, are a matter of record. They will not be forgotten nor will the stain upon the good name of the Territorial administration, if it has any, be wiped out by counter attacks from any source. Public confidence can never be numbered among the assets of the Attorney General's office under its present official administration.

Thurston devotes several columns of his ponderous sheet this morning trying to prove Judge Humphreys to be a prevaricator and an all round bad Indian. This is not an unusual task of Mr. Thurston. It has become so common that the only public interest in it is to see what new dream will be manufactured to extend the campaign of spite. It is natural for Thurston to claim Judge Humphreys was quoted correctly by the Chronicle. It is equally natural for the people to believe the interview was written in Honolulu as that is one of Thurston's well known methods of dealing with political affairs. Judge Humphreys is capable of knowing what he said and Mr. Thurston will do well to make the best of any misrepresentations while the Judge is at long range and unable to make answer. As for the California annexation conspiracy, the whole proposition is nonsense. That it should be even broached furnishes proof of the unsatisfactory conditions that Thurston and his followers have created through their willing tool the Governor. Hawaii will fight its way as an independent Territorial organization whatever theories may be advanced by any citizens to the contrary.

MAINTAIN TERRITORIAL INTEGRITY.

The remarks of Alexander Young bearing on local conditions voice the opinions of a fair minded man, an honest man not blinded by prejudice, and capable of crediting other men's acts and opinions with the same degree of honesty that characterizes his own.

Mr. Young recognizes that there are sharp prejudices to overcome in this Territory and regrets as do all citizens that the bitter feelings of the past have been intensified instead of allayed. The question of where the blame should be placed is a matter for sharp disagreement, but the fact that the war has gone so far as to seriously interfere with the prosperity of the Territory is sufficient argument that this is no time to determine the blame. The people will speak their minds when they go to the polls again.

The question of the hour is ways and means to avert a crisis in Territorial affairs, provide means for the work of departments and money for the progress and development of public work. To this task, legislator, executive officer and loyal citizen should devote time, thought and action, mustering all the patriotic energy of which individual citizens may be capable. If there was ever an occasion in the history of these islands when the citizens, law makers and law enforcers should get together to save the financial integrity of the Territory, that occasion is at hand.

Mr. Young says the powwow in the courts furnished temporary amusement on the Mainland. It furnishes the people here a continuous round of amusement through the continual performance of the men who hope to make a tool of the courts and wipe independent judges off the bench and the face of the earth is possible. This affair is one of those things that history recites merely to demonstrate what fools mortals can be.

Confidence that makes for progress

is injured or destroyed when the Territory shows itself to be incapable or unwilling to provide for the expenses of the country. Business men cannot waste time in dealing with a bankrupt concern. They don't care who is responsible; they view only the result. When the Territory—and the Territory includes the executive as well as the legislative branch—fails to provide sufficient money for ordinary expenses, they know that the financial integrity of every citizen or industrial institution is impaired.

What men have done, men can do. It is possible for the legislative and executive branches of this government to reach an understanding that will restore confidence in the financial standing of the Territory. Such an understanding may require the expenditure of more thought and energy than to quietly and with supreme indifference allow the whole financial structure to proceed unimpeded to the bowwows. Jealous, scheming or selfish politicians with personal axes to grind may hope to gain their ends through Territorial destruction, but the voting citizens demand action. They demand that the Territory shall not be allowed to drift into bankruptcy, through the indifference or pigheadedness of officials or the nefarious schemes of political pirates.

It is within the power and capacity of the Legislature and the Executive to reach an understanding that shall not only furnish revenue for running expenses, but will also open an era of public development, that will renew and establish confidence in the Territory irrespective of its political strife beyond the question of a doubt. This can be done. It must be done. A special session will solve the problem. To hesitate is to complete the destruction of confidence in the whole Territorial administration at home and abroad.

DOLE'S REMARKABLE ACT.

[Sunday Volcano.]

As a brother journalist we congratulate a fellow laborer in the journalistic plantation upon his escape from a tiger-lily suit and the atrocious salmon menu of the Hotel Brown. Nor are we inclined to criticize Attorney General Dole for rendering timely assistance to his pal. Indeed, one can condone the act of Dole because it materially adds to the "safety of nations." The incident was an opera bouffe performance from start to finish, not excelled by anything in the Mitondo or the Grand Duchesse of Gerolstein.

The logic of Mr. Dole's speech of dismissal was like the peace of God. "It passeth all understanding." The conclusion of the learned Attorney General no more followed his premises than the wagon followed the horse when the horse ran away and left it. He (Mr. Dole, not the horse) declared that he was too conscientious to try the case because he was prejudiced against the indictment he had himself drawn, and biased in favor of defendant, and as there was no other attorney in Honolulu who could be trusted to throw off the case, and he could not consent to have the Territory injured by his bias, he would therefore enter a nolle and vindicate his friend.

If Cooper keeps Dole in office after this, and the Home Rulers do not strike out the appropriation for his salary, they will all be accessories after the fact to a violation of the Edmunds Act, committed by a shameful act of dalliance between the primary principles of logic and an ass. There are those who intimate that the Attorney General was instigated in his course by an application of the Chinese definition of the science of geometry—"the science of how much?" But this is surely a slander.

As for the "vindication," it resembles that which was sought by the Irishman who was called upon to answer a charge of horse stealing. "If it please the Court," said he, "I don't wish to plead either guilty or not guilty; I simply want to let the matter drop."

Supreme Court Adjourns.

In the Supreme Court which adjourned since this morning, Chas. S. Dole, Noa W. Aluli and E. A. Douthitt were admitted to the Bar of the Territory of Hawaii.

A motion has been filed by Kinney, Ballou & McClannahan, attorneys for Frank H. Foster in the suit of H. R. Hitchcock vs. Hustace, Egan, Foster and the Kamalo Sugar Company, asking the Supreme Court to remand the case to a judge of the First Circuit Court, at chambers, with instructions to allow the introduction of evidence upon the plaintiff's amended bill of complaint, this defendant's answer and plaintiff's replication thereto on file in the case.

J. M. VIVAS

Attorney at Law
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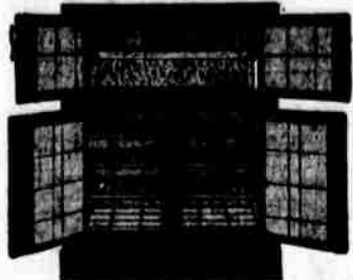
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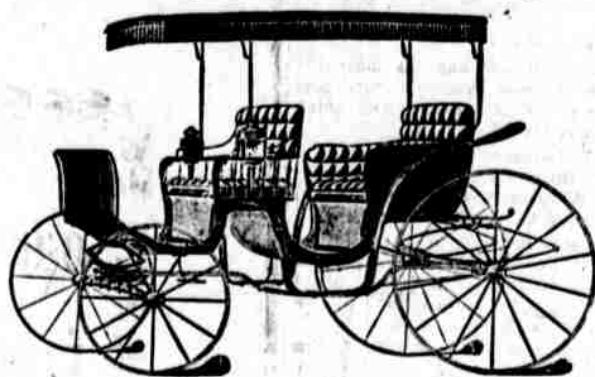


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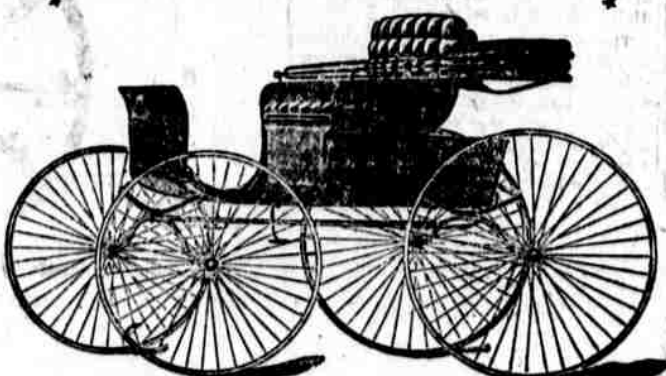
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